

Message

From: Jones-Johnson, Shea [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=E62082476B004C0CBD696CC4BADD29CA-JONES-JOHNSON, SHEA]
Sent: 8/15/2017 1:08:12 PM
To: Belinda Johnson (Johnson.Belinda@epa.gov) [Johnson.Belinda@epa.gov]
Subject: FW: action items from 404 assumption briefing with Anne
Attachments: Letter-to-EPA-re-assumption-from-ECOS-ACWA-ASWM.PDF; assumption regulatory cross-walk - DRAFT 8-11-17.docx; FACA Subcommittee Final Report.pdf

If you haven't done so already, please print for Anne's Col. Kirk meeting.

Thanks,
Shea

From: McGill, Thomas
Sent: Monday, August 14, 2017 8:15 PM
To: Jones-Johnson, Shea <Jones-Johnson.Shea@epa.gov>
Cc: Walker, Mary <walker.mary@epa.gov>; Zapata, Cesar <Zapata.Cesar@epa.gov>; Able, Tony <Able.Tony@epa.gov>
Subject: action items from 404 assumption briefing with Anne

Shea,

As a follow-up from today's briefing with Anne regarding Florida 404 assumption I am providing the following information:

- Copy of 8/1/2017 letter from ECOS, ACWA and ASWP to the EPA with recommendations about assumable waters under the Clean Water Act section 404.
- Copy of regulatory crosswalk, which we shared with FDEP last week as a tool to assist them with exploring 404 assumption.
- Response to Anne's question about which Region 4 states participated on the FACA Assumable Waters Subcommittee. In fact, no States from the southeast were on the FACA Subcommittee, which was a little surprising to me. For your information, I'm attaching the Subcommittee's report from May 2017, and the members of the Subcommittee are listed on pp. 50-51.

If you have any questions or need any additional information please let me know.

Tom
2-9243